Exhibit 2



Michael Mcavoyamaya <mmcavoyamayalaw@gmail.com>

Javier Cabrera, et al. v. SEIU, et al.; USDC Case No. 2:18-cv-00304-RFB-DJA

2 messages

Mon, Aug 12, 2019 at 3:57 PM

To: "mmcavoyamayalaw@gmail.com" <mmcavoyamayalaw@gmail.com>

Cc: Eli Naduris-Weissman <enaduris-weissman@rsglabor.com>, Jonathan Cohen <jcohen@rsglabor.com>, Carlos Coye <ccoye@rsglabor.com>, "elj@cjmlv.com" <elj@cjmlv.com>

Dear Mr. McAvoyamaya:

Attached please find DEFENDANTS SERVICE EMPLOYEES INTERNATIONAL UNION'S AND MARY KAY HENRY'S EXPERT WITNESS DISCLOSURE. Copy to follow via U.S. Mail.

Rosa Rozman

Legal Secretary

Rothner, Segall & Greenstone

510 South Marengo Avenue

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2019.08.12.Defendants' Expert Witness Disclosure.pdf 866K

MIchael Mcavoyamaya <mmcavoyamayalaw@gmail.com>

Mon, Aug 12, 2019 at 4:06 PM

To: Rosa Rozman <rrozman@rsglabor.com>

Cc: Eli Naduris-Weissman <enaduris-weissman@rsglabor.com>, Jonathan Cohen <jcohen@rsglabor.com>, Carlos Coye <ccoye@rsglabor.com>, elj@cjmlv.com

This is not an expert witness disclosure. I am confused, are you requesting that I stipulate to extending the expert witness deadline?

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